IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

ELI LILLY AND COMPANY,)
Plaintiff,)
V.) Oivil Action No. 1:10-cv-01376-TWP-DKL
TEVA PARENTERAL MEDICINES, INC., APP PHARMACEUTICALS, LLC, PLIVA HRVATSKA D.O.O., TEVA PHARMACEUTICALS USA, INC., and BARR LABORATORIES, INC.,))))
Defendants.)))

PLAINTIFF ELI LILLY AND COMPANY'S <u>DEPOSITION DESIGNATIONS</u>

Pursuant to Paragraph VI.A.4 of the Amended Case Management Plan (Docket No. 129, as amended by the Court's Orders of September 24, 2012, Docket No. 139, October 25, 2012, Docket No. 175, and April 19, 2013, Docket No. 211), Plaintiff Eli Lilly and Company ("Lilly") intends to offer the following depositions into evidence during Lilly's case in chief:

Aditi Dron Testimony of October 18, 2012

Page:Line	Counter-Number
6:8-10	9:15:07-10
7:14-16; 8:2-5; 13:5-13	9:16:20-25; 9:18:17-25; 9:24:00-18
83:11-13; 84:5-11	12:14:41-58; 12:18:35 – 12:19:06
145:1-14	4:09:23 – 4:11:51
146:7 – 147:10; 147:13-21; 148:1-10, 13-16;	4:13:12 – 4:14:52; 4:15:22 – 4:16:08; 4:16:17 –
148:19 – 149:1; 149:5; 150:23 – 151:1; 151:6-21;	4:17:07; 4:17:10-21: 4:17:27 – 4:18:06; 4:18:13-
152:7-11	15; 4:21:08-21; 4:21:32 – 4:22:56; 4:23:14-40
154:3-5, 8; 154:23 – 155:2; 155:6-8, 11-13	4:25:44-55; 58-59; 4:26:57 – 4:27:06; 4:27:10-20,
	27-37
184:23 – 185:24; 186:4-8, 11-14	5:45:35 – 5:46:55; 5:47:06-25, 29-43

Sunni Churchill Testimony of November 8, 2012¹

Page:Line	Counter-Number
9:22 – 10:2	Tape 1_00:01:24-33
15:15-22; 16:3-6, 9-13, 19-20	Tape 1_00:05:39-57; 00:06:05-19, 22-31, 38-39
17:17 – 18:6; 18:9-14	Tape 1_00:08:19-46, 48-55
18:24 – 19:15; 19:21;	Tape 1 00:09:08 – 00:10:11; 00:10:26-27
19:24 – 20:10	Tape 1 00:10:34-52
21:12 – 14; 21:21	Tape 1 00:11:43-48, 55
43:4-7	Tape 1 00:33:22-32
56:18-20; 56:24 – 57:1	Tape 1_00:46:50-58; 00:47:02-06
75:5-6, 10-19	Tape 1_01:03:51-57; 01:04:01-23
81:18-24	Tape 2_00:00:14-40
103:5-8	Tape 2_00:22:13-24
132:15 – 133:2	Tape 2_00:56:35 - 00:57:08
133:23 – 134:2	Tape 2_00:58:07-26
142:23 – 143:5; 143:9-16	Tape 2_01:08:55 - 01:09:14; 01:09:17-33
145:6-8, 12-16	Tape 2_01:11:06-14, 20-35
150:20-22; 151:5-8	Tape 2_01:16:55 - 01:17:04; 01:17:24-36
153:14-17	Tape 3_00:01:54 - 00:02:11
157:15 – 158:1; 158:7 – 159:4; 159:7-9, 13-17	Tape 3_00:08:03-36; 00:08:44 - 00:09:47;
	00:09:50-53; 00:09:59 – 00:10:08
159:24 – 160:4; 160:7-17, 19-21; 161:2-7	Tape 3_00:10:29-41; 00:10:46 – 00:11:15;
	00:11:21-33
167:6-20; 168:1-12	Tape 3_00:19:46 - 00:20:29; 00:20:35 - 00:21:08
169:16-23	Tape 3_00:22:38-58
172:18-21; 173:3 – 174:1; 174:3-7, 13-17, 19-20;	Tape 3_00:25:39-46; 00:25:53 – 00:27:09, 20-30,
174:24 – 175:3	37-44
220:20 – 221:8	Tape 4_00:04:50 - 00:05:56
221:14-16; 221:21 – 222:6	Tape 4_00:06:07-14; 00:06:23-49
222:23 – 223:17; 223:22-23	Tape 4_00:07:21 - 00:08:25; 00:08:30-38
228:4-21	Tape 4_00:13:08-34; 00:15:26-57
229:17 – 230:6	Tape 4_00:16:31 - 00:17:53
240:23-24; 241:4-5; 241:19-21; 242:2-3; 242:14-	Tape 4_00:29:28-32, 36-37; 00:30:04-09, 14-15,
15, 20-21, 23-24; 243:4-5, 7-9, 12-13, 15-16, 19-20	42-51; 00:30:57 – 00:31:03; 00:31:07-13, 16-12, 24
245:14-17; 245:22 – 246:8; 246:12-13	Tape 4_00:33:40-51; 00:33:58 - 00:34:19; 00:34:22-24
246:15-18; 246:21 – 247:6; 247:11	Tape 4 00:34:30-40; 00:34:47 – 00:35:38;
,	00:35:44
247:17-19; 247:23 – 248:1	Tape 4 00:36:09-18; 00:36:20-27
248:3-22	Tape 4 00:36:29 – 00:37:44
265:8-11	Tape 5 00:00:45-57
265:15-18	Tape 5_00:01:07-17

 $^{^{1}}$ Time of day not available for the Sunni Churchill deposition video. Counter-numbers indicate time from start of video.

Allyn Becker Testimony of November 15, 2012

Page:Line	Counter-Number
6:5-10	9:14:36-45
8:23 – 9:6; 9:12, 14-22; 10:10, 12-14	9:16:55 – 9:17:51; 9:18:00-36, 57-58; 9:19:00-05
100:4-13; 101:6-8	11:22:01 – 11:23:01; 11:23:37-45
106:2-13; 107:3-5	11:39:27 – 11:40:29
114:9-16	11:48:16-35
130:14-23; 131:4-15, 19-24	12:06:31-59; 12:07:05-37, 40-53

Jennifer Guzman Testimony of November 28, 2012

Page:Line	Counter-Number
8:12-13	9:14:39-42
9:17-19, 21-23; 10:5-14, 23	9:15:51 – 9:16:04; 9:16:14 – 9:17:01; 9:17:35-36
140:22 – 141:1; 141:8, 10, 13-16, 19-22; 142:10-	12:24:18-45, 51-54; 12:24:58 – 12:25:11; 12:25:15-
11, 14-15	32; 12:26:02-06, 14-17
144:14-21; 145:2, 4-9, 19-20, 24-25	12:28:50 – 12:29:40; 12:29:44 – 12:30:00;
	12:30:17-21, 29-32
194:5-10, 15-24; 195:2	14:51:44 – 14:53:03; 14:53:07-09
195:8-11, 16-22, 25	14:53:40 – 14:54:23; 14:54:26-28

Lilly reserves the right to modify its list of deposition designations, including by identifying additional designations or removing designations from the above list.

Respectfully submitted,

Dated: June 14, 2013 /s/ Megan A. Hughes

Jan M. Carroll (4187-49)
BARNES & THORNBURG LLP
11 South Meridian Street
Indianapolis, Indiana 46204
(317) 236-1313
jan.carroll@btlaw.com

Bruce R. Genderson Adam L. Perlman Ellen E. Oberwetter Dov P. Grossman

David M. Krinsky
Megan A. Hughes
Andrew V. Trask
WILLIAMS & CONNOLLY LLP
725 Twelfth Street, N.W.
Washington, DC 20005
(202) 434-5000
(202) 434-5029 (Facsimile)
bgenderson@wc.com
aperlman@wc.com
eoberwetter@wc.com
dgrossman@wc.com
dkrinsky@wc.com
mhughes@wc.com
atrask@wc.com

Attorneys for Plaintiff Eli Lilly and Company

CERTIFICATE OF SERVICE

I hereby certify that on June 14, 2013, I caused a copy of the foregoing Plaintiff
Eli Lilly and Company's Deposition Designations to be served electronically via operation of the
Court's CM/ECF system upon the following:

David O. Tittle Kandi K. Hidde BINGHAM GREENEBAUM DOLL LLP dtittle@bgdlegal.com khidde@ bgdlegal.com

Daryl L. Wiesen
Emily L. Rapalino
Michael B. Cottler
Brian J. Prew
Natasha E. Daughtrey
GOODWIN PROCTER LLP
dwiesen@goodwinprocter.com
erapalino@goodwinprocter.com
mcottler@goodwinprocter.com
bprew@goodwinprocter.com
ndaughtrey@goodwinprocter.com

Attorneys for Defendants Teva Parenteral Medicines, Inc., APP Pharmaceuticals, LLC, Pliva Hrvatska d.o.o., Teva Pharmaceuticals USA, Inc., and Barr Laboratories, Inc.

> /s/ Megan A. Hughes Megan A. Hughes